CORRECTED

Ordinance No: 16-44

Zoning Text Amendment No: 09-08
Concerning: Commercial/Residential

(CR) Zones - Establishment

Draft No. & Date: 9 - 3/02/10 Introduced: September 22, 2009 Public Hearing: October 27, 2009

Adopted: March 2, 2010 Effective: March 22, 2010

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND SITTING AS THE DISTRICT COUNCIL FOR THAT PORTION OF THE MARYLAND-WASHINGTON REGIONAL DISTRICT WITHIN MONTGOMERY COUNTY, MARYLAND

By: District Council at Request of the Planning Board

AN AMENDMENT to the Montgomery County Zoning Ordinance to:

- Establish Commercial/Residential (CR) zones; and
- Establish the intent, allowed land uses, development methods, general requirements, development standards, density incentives, and approval procedures for development under the Commercial/Residential zones.

By adding the following Division to the Montgomery County Zoning Ordinance, Chapter 59 of the Montgomery County Code:

DIVISION 59-C-15 "COMMERCIAL/RESIDENTIAL ZONES" Sections 59-C-15.1 through 59-C-15.9

EXPLANATION: Boldface indicates a heading or a defined term.

<u>Underlining</u> indicates text that is added to existing laws by the original text amendment.

[Single boldface brackets] indicate text that is deleted from existing law by the original text amendment.

<u>Double underlining</u> indicates text that is added to the text amendment by amendment.

[[Double boldface brackets]] indicate text that is deleted from the text amendment by amendment.

* * * indicates existing law unaffected by the text amendment.

OPINION

Zoning Text Amendment No. 09-08 was introduced on September 22, 2009 at the request of the Planning Board, to establish CR zones.

The Montgomery County Planning Board, in its report to the Council, recommended that the text amendment be approved with amendments.

The County Council held a public hearing on October 27, 2009 to receive testimony concerning the proposed text amendment. The Council received a significant amount of testimony, both in support of and in opposition to ZTA 09-08. The Executive expressed general support for ZTA 09-08 but had some concerns about the ZTA that were discussed during worksessions, including the delegation of authority to the Planning Board with insufficient standards, and density incentives that require ongoing monitoring or are already required by the County Code.

As a general characterization, the development community was generally in support of the ZTA with amendments to clarify the zone's intent, allow flexibility from specific standards, and change transit proximity standards. The civic community expressed concerns about how the zone would be applied to property, the sketch plan process (particularly its ability to provide adequate information to the community), the value to the community of some density increasing attributes, and the ability of communities to negotiate for major public facilities and open spaces. Some testimony suggested using the TMX zone with amendments instead of creating a new CR zone. This testimony questioned the need for the new CR zones in advance of the Zoning Ordinance Re-write project. The City of Takoma Park raised concerns about the impact of the CR zones on small lots. Questions about the zones' legality were also raised.

The text amendment was referred to the Planning, Housing, and Economic Development Committee for review and recommendation. The Committee received briefings from the Planning Department, both before and after the introduction of ZTA 09-08, on July 27, 2009 and on October 13, 2009. In 2009, the Committee conducted worksessions on ZTA 09-08 on November 2, 9, 17, and 23. In 2010, the Committee conducted worksessions on January 11 and 25. Planning Board and Planning Staff recommendations changed over this time period. The Committee allowed interested parties to speak and participate during its worksessions.

On January 25, 2010 the Committee (2-1, Councilmember Elrich opposed) recommended approval of ZTA 09-08 with amendments. A majority of the Committee believed that the ZTA would aid in the implementation of the Gaithersburg West Sector Plan, the White Flint Sector Plan, and other master and sector plans. Councilmember Elrich believed that existing zones could be amended to implement the plans before the Council.

The following table summarizes the Committee's recommended changes from ZTA 09-08 as introduced.

PHED Recommended	Reason(s) for the revision(s)	Alternative
Revision		Considered
Allow density averaging between different CR zones (line 28) (2-1, Councilmember Elrich would allow density transfers only from a lower to a high density zone)	Density averaging allows for greater design flexibility	Allow density averaging only from a lower density zone to a higher density zone
Apply a CR zone only if it is specifically recommended in a master plan instead of in conformance with a plan Delete the definition of locally	The master plan process allows for a careful consideration of properties; a conformance requirement would allow a sectional map amendment to replace current zones with CR zones Creating a density incentive for small	
owned small business	retail spaces instead would be more easily enforced	
Revise the definition of recreation	Simplifies the allowable land uses	
Add definitions of renovation and reconstruction	This clarification was requested by the City of Takoma Park	
Revise the definition of transit proximity (2-1, Council President Floreen would allow a transit proximity density increase for bus service)	Bus service changes over time and therefore should not justify decreased parking and increased density; proximity should be determined by the building's distance to transit	Create 3 levels of transit proximity; allow some density increase for bus stop proximity
Delete a site plan requirement caused only by trip productions	Buildings smaller than 10,000 feet of floor area should not warrant site plan review in CR zones	
Require a sketch plan application before or with a preliminary plan application	The sketch plan should be the starting point for subsequent applications	
Defined sketch plan process	The process and requirements for approval were not clearly defined; clarification was requested by civic communities	Require a single sketch plan for land under single ownership
Revise the Planning Board's authority to amend a sketch plan (2-1, Councilmember Knapp opposed to a unilateral change)	The Planning Board should have the discretion to judge new information when a site plan is approved; discrepancies from the sketch plan should be noted in the staff report	Require applicant's consent to change the essential elements

PHED Recommended Revision	Reason(s) for the revision(s)	Alternative Considered
Allow Planning Board to adopt design guidelines that implement the master plan; applicant must address the guidelines at site plan	The Planning Board's guidelines can respond to changing circumstances	Require Council approved regulations instead of guidelines
Allow Planning Board guidelines to designate priority retail streets	The Planning Board's guidelines can respond to changing circumstances	Designate priority retail streets in a master plan or in Council approved regulations
Revise the requirement for bike parking	The requirements should be amended to be progressive with the size of buildings; references for free parking should be deleted	
Reduce the number of parking spaces for retail and restaurants (lines 306-315)	The current parking requirements are too high; 4 spaces for every 1,000 square foot of leasable space is sufficient	
Apply parking rates to the gross floor area within each distance category Allow drive-through service windows on side walls, if	The distance from transit should determine the parking reduction, not a single categorization of a large site. The visual objections to service windows can be mitigated with	
screened Delete the landscaping requirement for internal streets and sidewalks	No buffering should be required internally	
Amend the floor area allowed as a standard method development (the larger of .5 FAR or 10,000 square feet of floor area)	Buildings less than 10,000 sq. ft. are too small to invoke the optional method of development process	
Allow for retaining existing setbacks	Setbacks for existing buildings have established the neighbors' expectations	
Amend public use space requirements and apply the requirement to the total area within a sketch plan application; limit off-site public use space	Open space on an individual lot is unimportant; the amendment would simplify differences to 5% between classifications; allow small developments (less than 10,000 square feet that do not require site plan approval) to have no public use space; large sites should have on-site public use space	Do not require any standard method project to provide public use space; some optional method projects would not be required to provide public use space

PHED Recommended Revision	Reason(s) for the revision(s)	Alternative Considered
Allow the Planning Board to adopt guidelines to determine the density increase for every criteria	Planning Board guidelines can change with changed circumstances	Determine the maximum density increase in the text of the zone or in Council approved regulations
Allow a maximum 70 percent density increase for major public facilities or sites	Major public facilities can be a justification for greater density than other density-increasing criteria; allow the opportunity for a repeat of the type of recreation center in Friendship Heights	
Amend the density increase for proximity to transit	The relative difference of transit ridership for dedicated transitways is closer to heavy rail than was reflected in the Planning Board's numbers as introduced	Do not allow any density increase for transit proximity
Apply density increase for proximity to transit proportionally	The distance from transit should determine the density increase, not a single categorization of a large site	
Amend the BLT provisions to make the purchase of BLT easements in exchange for additional density optional	Requiring BLTs would reduce development in the CR zone by increasing costs; allow 20,000 sq. ft. of floor area per BLT purchased as an option without any requirement; allow payment for a partial BLT	
Prohibit density increases from community gardens, floor plate size, bio-retention and stormwater recharge, rainwater reuse, dark skies, or LEED ratings (2-0, Council President Floreen absent)	These attributes duplicate similar attributes for which there may be density increases, some attributes that can be addressed by other laws or regulations; "Dark Skies" interjects standards on single projects that are effective only when applied to all projects	
Amend the grandfathering provisions	The CR zones should not invalidate approved plans or the conforming status of existing structures; only non-grandfathered increments should be subject to the standards of the CR zone	Provide grandfathering for additions of 30,000 square feet without any FAR limit

The District Council reviewed Zoning Text Amendment No. 09-08 at worksessions held on February 9, February 23, and March 2, 2010 and agreed with the recommendations of the Planning, Housing, and Economic Development Committee, except as follows:

- 1) Although density may be averaged between different CR zones, the density of a lot or parcel adjoining or confronting one-family residentially zoned or agriculturally zoned lots or parcels may not be increased.
- 2) The process for modifying the binding elements or conditions of an approved sketch plan was clarified to provide for amendments proposed by the applicant or by Planning staff.
- 3) Standards were provided for Planning Board approved guidelines. The standards include a provision so that guidelines could only address the listed public benefits and may not add more public benefit categories.
- 4) The method of determining transit proximity was revised to allow a project that was at least 75 percent of its land area in a single category to be classified in that category.
- 5) Because increased development increases the demand for housing in the Agricultural Preserve, the purchase of Building Lot Termination (BLT) easements was made a requirement for optional method projects; the provisions for the optional purchase of BLT easements were modified to make the option more attractive to applicants.
- 6) In order to address transportation issues, 2 public benefits were added for dedication of rights-of-way in advance of a sketch plan application and for a binding trip mitigation agreement.
- 7) In order to address the need for wheelchair accessible dwellings, the Council added a public benefit for the voluntary provision of such housing.
- 8) The Council allowed outdoor automobile sales to be prohibited by municipalities.

For these reasons, and because to approve this amendment will assist in the coordinated, comprehensive, adjusted, and systematic development of the Maryland-Washington Regional District located in Montgomery County, Zoning Text Amendment No. 09-08 will be approved as amended.

The Council was aware of the Zoning Ordinance Re-write project and it intends to apply CR zones only by the specific recommendations of a master plan or sector plan.

ORDINANCE

The County Council for Montgomery County, Maryland, sitting as the District Council for that portion of the Maryland-Washington Regional District in Montgomery County, Maryland, approves the following ordinance:

- 1 Sec. 1. Division 59-C-15 is added as follows:
- 2 * * *
- 3 <u>DIVISION 59-C-15. COMMERCIAL/RESIDENTIAL (CR) ZONES</u>
- 4
- 5 59-C-15.1. Zones Established.
- 6 <u>59-C-15.11.</u> The Commercial/Residential (CR) zones are established as
- 7 combinations of a sequence of [[four]] 4 factors: maximum total floor area ratio
- 8 (FAR), maximum non-residential FAR, maximum residential FAR, and maximum
- 9 <u>building height</u>. These zones are identified by a sequence of symbols: CR, C, R,
- and H, each followed by a number where:
- 11 (a) the number following the symbol "CR"- is the maximum total FAR;
- 12 (b) the number following the symbol "C" is the maximum non-residential FAR;
- 13 (c) the number following the symbol "R" is the maximum residential FAR; and
- 14 (d) the number following the symbol "H" is the maximum building height in
- 15 feet.
- 16 The examples in this Division do not add, delete, or modify any provision of this
- 17 <u>Division</u>. Examples are provided only to demonstrate particular applications of
- 18 the provisions in the Division. Examples are not intended to limit the provisions.
- 19 <u>59-C-15.12.</u> Each unique sequence of CR, C, R, and H is established as a zone
- 20 <u>under the following limits:</u>
- 21 (a) the maximum total FAR must be established as an increment of 0.25 from
- 22 0.5 up to 8.0;
- 23 (b) the maximum non-residential and residential FAR must be established as an
- 24 <u>increment of 0.25 from 0.25 up to 7.5; and</u>
- 25 (c) the maximum height must be established as an increment of 5 feet up to 100
- 26 <u>feet and an increment of 10 feet from 100 feet up to 300 feet[[; and]].</u>
- 27 [[d] permitted]]

28	<u>59-C-1</u> :	5.121. Permitted density may be averaged over 2 or more directly abutting
29	or confi	ronting lots in [[the same]] one or more CR [[zone]] zones, provided that:
30	[[1]]] (2	the lots are subject to the same sketch plan;
31	[[2]]](1	the lots are created by the same preliminary subdivision plan;
32	[[3]] (the maximum total density and non-residential and residential density
33	<u>1</u> i	imits apply to the entire development [[subject to the sketch plan and
34	<u>s</u>	ubdivision plan]], not to individual lots;
35	[[4]]] (no building may exceed the maximum height set by the zone;
36	[[5]]] (6	public benefits must be provided [[in proportion to any phased
37	<u>d</u>	evelopment on individual lots]] under the phasing element of an approved
38	<u>s</u>	ketch plan; [[and]]
39	<u>(f)</u> <u>tl</u>	he total maximum density of a lot or parcel zoned CR that is adjacent to or
40	<u>c</u>	onfronting one-family residentially zoned or agriculturally zoned lots or
41	р	parcels may not be exceeded; and
42	[[6]] (g) the resulting development must conform to the design and land use
43	<u>o</u>	bjectives of the applicable master or sector plan and design guidelines.
44	<u>59-C-1</u> :	5.13. The CR zones can only be applied when specifically recommended by
45	an appr	oved and adopted master or sector plan and only by the sectional map
46	amendn	ment [[in conformance with the zoning recommendations of an approved
47	and ado	opted master or sector plan]] process.
48		
49 50		<u>nples:</u> In area zoned CR-2.0, C1.0, R1.0, H80 allows a total FAR of 2.0, with maximum non-
51	1	esidential and residential FARs of 1.0, thereby requiring an equal mix of uses to obtain
52 53		ne total FAR allowed. The height for any building in this zone is limited to 80 feet. In area zoned CR-6.0, C3.0, R5.0, H200 allows a residential FAR of up to [[of]] 5.0,
54	[]	whereas]] a non-residential [[density is only allowed an]] FAR of up to 3.0, and a mix
55 56		f the two uses could yield a total FAR of 6.0. This combination allows for flexibility in market and shifts in the surrounding context. The height for any building in this zone
57	-	s limited to 200 feet.

58 59 60 61	•	An area zoned CR-4.0, C4.0, R4.0, H160 allows [[the ultimate]] complete flexibility in the mix of uses, [[even]] including buildings with no mix, because the maximum allowed non-residential and residential FARs are both equivalent to the total maximum FAR allowed. The height for any building in this zone is limited to 160 feet.
62 63	59-C	-15.2. Description and Objectives of the CR Zones.
64	The !	CR zones permit a mix of residential and non-residential uses at varying
65	dens	ities and heights. The zones promote economically, environmentally, and
66	socia	lly sustainable development patterns where people can live, work, and have
67	acces	ss to services and amenities while minimizing the need for automobile use.
68	The a	application of the CR zones [[are]] is appropriate where ecological impacts
69	can b	be moderated by co-locating housing, jobs, and services. The objectives of the
70	<u>CR</u> z	ones are to:
71	<u>(a)</u>	implement the policy recommendations of applicable master and sector
72		plans;
73	<u>(b)</u>	target opportunities for redevelopment of single-use areas and surface
74		parking lots with a mix of uses;
75	<u>(c)</u>	reduce dependence on the automobile by encouraging development that
76		integrates a combination of housing types, mobility options, commercial
77		services, and public facilities and amenities;
78	<u>(d)</u>	encourage an appropriate balance of employment and housing opportunities
79		and compatible relationships with adjoining neighborhoods;
80	<u>(e)</u>	establish the maximum density and building height for each zone, while
81	•	retaining appropriate development flexibility within those limits; and
82	<u>(f)</u>	standardize optional method development by establishing minimum
83		requirements for the provision of the public benefits that will support and
84		accommodate density above the standard method limit.

59-C-15.3. Definitions Specific to the CR Zones.

86	The following words and phrases, as used in this Division, have the meaning
87	indicated. The definitions in Division 59-A-2 otherwise apply.
88	Car share space: a parking space that serves as the location of an in-service
89	vehicle used by a vehicle-sharing service.
90	Cultural institutions: public or private institutions or businesses including: art,
91	music, and photographic studios; auditoriums or convention halls; libraries and
92	museums; recreational or entertainment establishments, commercial; theater,
93	indoor; theater, legitimate.
94	Day care facilities and centers: facilities and centers that provide daytime care
95	for children and/or adults, including: child daycare facility (family day care,
96	group day care, child day care center); daycare facility for not more than 4
97	senior adults and persons with disabilities; and day care facility for senior
98	adults and persons with disabilities.
99	Frontage: a property line shared with an existing or master-planned public or
100	private road, street, highway, or alley right-of-way or easement boundary.
101	[LEED: the series of Leadership in Energy and Environmental Design (LEED)
102	rating systems developed by the Green Building Council as amended.]]
103	[[Locally-owned small business: a commercial business that:
04	(a) is majority-owned by a resident of Montgomery County or any adjacent
05	jurisdiction; and
06	(b) meets the size standards as determined by the Small Business
107	Administration's Table of Small Business Size Standards (SBA Table) or is
801	a franchised company with total holdings by the local-owner that meets the
109	size standards of the Table.]]
10	Live/Work unit: Buildings or spaces within buildings that are used jointly for

[[commercial]] non-residential and residential purposes where the residential

112	use of the space [[is]] may be secondary or accessory to the primary use as a
113	place of work.
114	Manufacturing and production, artisan: The manufacture and production of
115	commercial goods by a skilled manual worker or craftsperson, such as jewelry,
116	metalwork, cabinetry, stained glass, textiles, ceramics, or hand-made food
117	products.
118	[[Priority retail street frontage: Frontage along a right-of-way identified in a
119	master or sector plan to be developed with street-oriented retail to encourage
120	pedestrian activity.]]
121	Public Arts Trust Steering Committee: A committee of the Arts and Humanities
122	Council that allocates funds from the Public Arts Trust.
123	Public owned or operated uses: Activities that are located on land owned by or
124	leased and developed or operated by a local, county, state, or federal body or
125	agency.
126	Recreational facilities, participatory [[, indoor]]: Facilities used for [[indoor]]
127	sports or recreation. [[Spectators would be incidental on a nonrecurring basis.
128	Such uses typically include bowling alleys, billiard parlors, indoor tennis and
129	handball courts, and health clubs.]]
130	[[Recreational facilities, participatory, outdoor: Facilities used for outdoor
131	sports or recreation. Spectators would be incidental on a nonrecurring basis.
132	Such uses typically include driving ranges, miniature golf courses, swimming
133	pools, and outdoor ice skating rinks.]]
134	Reconstruction: Building the same or less floor area on or within the footprint of
135	a demolished or partially demolished building.
136	Renovation: An interior or exterior alteration that does not affect a building's
137	footprint.

138	Seasonal Outdoor Sales: A lot or parcel where a use or product is offered
139	annually for a limited period of time during the same calendar period each year.
140	The availability or demand for the use or product is related to the calendar
141	period, such as Christmas trees, pumpkin patches, or corn mazes.
142	Transit proximity: [[Level 1 proximity is based on the location of a project with
143	access to an existing or planned Metrorail Station. Level 2 proximity is based
144	on the location of a project with access to an existing or planned MARC
145	Station, light rail station, or a stop along a transportation corridor with fixed
146	route bus service where service intervals are no longer than 15 minutes during
147	peak commute hours. A project adjacent to or confronting a transit station or
148	stop shares a property line, easement line, or is only separated by a right-of-
149	way from a transit station or stop. In addition to a project that is adjacent or
150	confronting, a project is also considered to have access to a transit facility if all
151	parcels and lots within the project's gross tract area have no more than 25
152	percent of their area farther than the applicable distance from the transit station
153	or stop and if not more than 10 percent of the residential units in the project are
154	farther than the applicable distance from the station or stop. A planned transit
155	station or stop must be funded for construction within the first 4 years of the
156	Consolidated Transportation Program or the Capital Improvement Program. If
157	a project qualifies for more than one transit proximity level, the project may
158	only take incentive density for one of the qualifying benefits.]] Transit
159	proximity is categorized in two levels: 1. proximity to an existing or planned
160	Metrorail Station; 2. proximity to an existing or planned station or stop along a
161	rail or bus line with a dedicated, fixed path.
162	59-C-15.4. Methods of Development and Approval Procedures.

Two methods of development are available under the CR zones.

164	<u>59-C</u> -	<u>-15.41.</u>	Standard Method.	
165	Standard method development must comply with the general requirements and			
166	development standards of the CR zones. A site plan approval under Division 59-			
167	<u>D-3</u> is	s <u>requi</u>	red for a standard method development project only if:	
168	<u>(a)</u>	the gr	coss floor area exceeds 10,000 square feet; or	
169	<u>(b)</u>	any b	uilding or group of buildings contains 10 or more dwelling units[[; or	
170	<u>(c)</u>	the pr	oposed development generates 30 or more new peak-hour trips]].	
171	<u>59-C</u> -	-15.42.	Optional Method.	
172	<u>Optio</u>	<u>nal</u> me	ethod development must comply with the general requirements and	
173	devel	opmen	at standards of the CR zones and must provide public benefits under	
174	Section 59-C-15.8 to obtain [[the full densities]] greater density and height than			
175	allowed [[by the zone]] under the standard method of development. A sketch plan			
176	and site plan are required for any development using the optional method. A			
177	sketch plan must be filed under the provisions below; a site plan must be filed			
178	under	Divis	ion 59-D-3. Any required preliminary subdivision plan must not be	
179	subm	itted [[concurrently with the site plan]] before a sketch plan is submitted.	
180	[<u>[a</u>]	Conte	ents of a sketch plan:	
181		<u>1)</u>	justification statement for optional method development addressing	
182			the requirements and standards of this Division, how the development	
183			will further the objectives of the applicable master or sector plan, and	
184		-	how the development will be more efficient and effective than the	
185			standard method of development;	
186		<u>2)</u>	total FAR, conceptual uses and maximum densities per use;	
187		<u>3)</u>	building massing, height, public use and other open spaces, and the	
188			relationship of proposed buildings to adjacent buildings;	
189		<u>4)</u>	general vehicular, pedestrian, and cyclist circulation and access;	

190		<u>5)</u>	table of proposed public benefits and incentive density requested for
191			each benefit; and
192		<u>6)</u>	general phasing of structures, uses, public benefits, and site plans.
193	<u>b)</u>	Proc	edure for a sketch plan:
194		<u>1)</u>	Before filing a sketch plan application, an applicant must comply
195			with the provisions of Section 4 of the Manual for Development
196			Review Procedures for Montgomery County, as amended, that
197			concern the following procedures:
198			(a) notice;
199			(b) holding a public meeting; and
200			(c) posting the site of the submission.
201		<u>2)</u>	The submittal, review procedure, and fees for a sketch plan are the
202			same as a pre-application submission under Section 50-33A(a),
203			except that there is no requirement to submit a preliminary
204			subdivision plan within 90 days.
205		<u>3)</u>	The Planning Board may require some elements of the sketch plan to
206			be binding on any subsequent site plans.]]
207	<u>(a)</u>	A sk	etch plan application must contain:
208		(1)	a justification statement that addresses how the project meets the
209			requirements and standards of this Division for optional method
210			development and describes how the development will further the
211			objectives of the applicable master or sector plan;
212		<u>(2)</u>	an illustrative plan or model that shows the maximum densities for
213			residential and non-residential uses, massing, and heights of
214			buildings; locations of public use and other open spaces; and the

215			relationships between existing or proposed buildings on adjoining
216			tracts;
217		<u>(3)</u>	an illustrative diagram of proposed vehicular, pedestrian, and bicycle
218			access, circulation, parking, and loading areas;
219		<u>(4)</u>	a table of proposed public benefits and the incentive density
220			requested for each; and
221		<u>(5)</u>	the general phasing of structures, uses, public benefits, and site plan
222			applications.
223	<u>(b)</u>	Proc	edure for a sketch plan:
224		<u>(1)</u>	Before filing a sketch plan application, an applicant must comply
225			with the provisions of the Manual for Development Review
226			Procedures, as amended, that concern the following:
227			(A) notice;
228			(B) posting the site of the application submittal; and
229			(C) holding a pre-submittal meeting.
230		<u>(2)</u>	A public hearing must be held by the Planning Board on each sketch
231			plan application no later than 90 days after the filing of an optional
232			method development application, unless a request to extend this
233			period is requested by the applicant, Planning Board staff, or other
234			interested parties. A request for an extension must be granted if the
235			Planning Board finds it not to constitute prejudice or undue hardship
236			on any interested party. A recommendation regarding any request for
237			extension must be acted upon as a consent agenda item by the
238			Planning Board on or before the 90-day hearing period expires.
239			Notice of the extension request and recommendation by Staff must be
240			posted no fewer than 10 days before the item's agenda date.

241		<u>(3)</u>	No fewer than 10 days before the public hearing on a sketch plan,
242			Planning Board staff must submit its analysis of the application,
243			including its findings, comments, and recommendations with respect
244			to the requirements and standards of this division and any other
245			matters that may assist the Planning Board in reaching its decision on
246			the application. This staff report must be included in the record of the
247			public hearing.
248		<u>(4)</u>	The Planning Board must act within 30 days after the close of the
249			record of the public hearing, by majority vote of those present and
250			voting based upon the hearing record, to:
251			(A) approve;
252			(B) approve subject to modifications, conditions, or binding
253			elements; or
254			(C) disapprove.
255	<u>(c)</u>	<u>In ap</u>	proving a sketch plan, the Planning Board must find that the following
256		<u>elem</u>	ents are appropriate in concept and appropriate for further detailed
257		<u>revie</u>	ew at site plan:
258		<u>(1)</u>	The plan: (A) meets the requirements and standards of this Division;
259			(B) will further the objectives of the applicable master or sector plan;
260			and (C) will provide more efficient and effective development of the
261			site than the standard method of development;
262		<u>(2)</u>	The proposed building massing and height and public use and other
263			open spaces are located and scaled to achieve compatible
264			relationships with each other and with existing and proposed
265			buildings and open space adjacent to the site and with adjacent
266			communities;

267		<u>(3)</u>	The general vehicular, pedestrian, and bicyclist access, circulation,
268			parking, and loading areas are adequate, safe, and efficient;
269		<u>(4)</u>	The proposed public benefits and associated requested incentive
270			density will further the objectives of the applicable master or sector
271			plan and the objectives of the CR zones; and
272		<u>(5)</u>	The general phasing of structures, uses, public benefits, and site plans
273			is feasible and appropriate to the scale and characteristics of the
274			project.
275	<u>(d)</u>	<u>Duri</u>	ng site plan review, the Planning Board may approve modifications to
276		the b	pinding elements or conditions of an approved sketch plan.
277		<u>(1)</u>	If changes to a sketch plan are requested by the applicant, notice of
278			the site plan application must identify those changes requested. The
279			applicant has the burden of persuading the Planning Board that such
280			changes should be approved.
281		<u>(2)</u>	If other changes are recommended after the application is made,
282			notice of the site plan hearing must identify changes requested.
283		<u>(3)</u>	In acting to approve a sketch plan modification as part of site plan
284			review, the Planning Board must make the findings required in
285			Section 59-C-15.42 (c) in addition to those required by Section 59-D-
286			<u>3.</u>
287	<u>59-C</u>	<u>-15.5.</u>	Land Uses.
288	No u	se is a	llowed in the CR zones except as indicated below:
289		=	Permitted Uses are designated by the letter "P" and are permitted
290			subject to all applicable regulations.
291		_	Special Exception Uses are designated by the letters "SE" and may be
292			authorized as special exceptions under Article 59-G.

(a) Agricultural	
Farm and country markets	P
Farm, limited to crops, vegetables, herbs, and ornamental plants	<u>P</u>
Nursery, horticultural – retail or wholesale	<u>P</u>
Seasonal outdoor sales	<u>P</u>
ab) Atomicalism	\$ 20.2
<u>Dwellings</u>	<u>P</u>
Group homes, small or large	<u>P</u>
Hospice care facilities	<u>P</u>
Housing and related facilities for senior adults or persons with disabilities	<u>P</u>
<u>Life care facilities</u>	<u>P</u>
<u>Live/Work</u> <u>units</u>	<u>P</u>
Personal living quarters	<u>P</u>
(Commercial Siliegam) Service	
Advanced technology and biotechnology	<u>P</u>
Ambulance or rescue squads	<u>P</u>
Animal boarding places	<u>SE</u>
Automobile filling stations	<u>SE</u>
Automobile rental services, excluding storage of vehicles and supplies	<u>P</u>
Automobile repair and services	<u>P</u>
Automobile sales, indoors [[and outdoors]]	<u>P</u>
Automobile sales, outdoors (except where a municipality prohibits the use within its	<u>P</u>
jurisdiction by resolution)	
Clinic	<u>P</u>
Conference centers	<u>P</u>
Eating and drinking establishments	<u>P</u>
Health clubs and gyms	<u>P</u>
Home occupations, major	<u>SE</u>
Home occupations, registered and no-impact	<u>P</u>
Hotels and motels	<u>P</u>
<u>Laboratories</u>	<u>P</u>
Dry cleaning and laundry pick-up stations	<u>P</u>
Offices, general	<u>P</u>
Recreational facilities, participatory[[, indoor]]	<u>P</u>
[[Recreational facilities, participatory, outdoor	SE]]
Research, development, and related activities	<u>P</u>
Retail trades, businesses, and services of a general commercial nature	<u>P</u>
Self-storage facilities	<u>SE</u>
Veterinary hospitals and offices without boarding facilities	P
Warehousing, not including self-storage, less than 10,000 square feet	<u>P</u>
(a) high dominate Covidence and the second s	
Charitable and philanthropic institutions	P

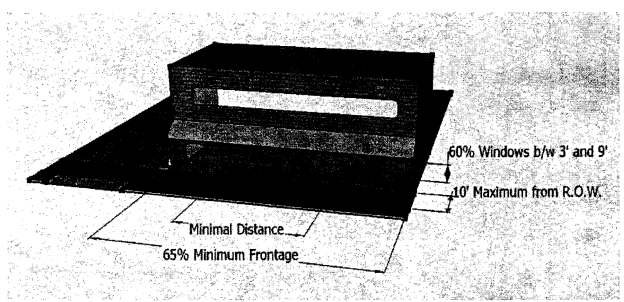
<u>Cultural</u> institutions	<u>P</u>
Day care facilities and centers	<u>P</u>
Educational institutions, private	<u>P</u>
<u>Hospitals</u>	<u>P</u>
Parks and playgrounds, private	<u>P</u>
Private clubs and service organizations	<u>P</u>
Publicly owned or publicly operated uses	<u>P</u>
Religious institutions	<u>P</u>
(e) Industrial	100
Manufacturing and production, artisan	<u>P</u>
Manufacturing, compounding, processing, or packaging of cosmetics, drugs, perfumes,	<u>P</u>
pharmaceuticals, toiletries, synthetic molecules, and projects resulting from	
biotechnical and biogenetic research and development	
Manufacturing and assembly of medical, scientific, or technical instruments, devices,	<u>P</u>
and equipment	
(I) Other Section of the section of	6 数
Accessory buildings and uses	<u>P</u>
Bus terminals, non-public	<u>P</u>
Parking garages, automobile	<u>P</u>
Public utility buildings, structures, and underground facilities	<u>P</u>
Radio and television broadcast studios	<u>P</u>
Rooftop mounted antennas and related unmanned equipment buildings, cabinets, or	<u>P</u>
<u>rooms</u>	

295

59-C-15.6. General Requirements.

- 296 <u>Development in the CR zone must comply with the following requirements.</u>
- 297 59-C-15.61. Master Plan and Design Guidelines Conformance.
- 298 <u>Development that requires a site plan must be consistent with the applicable</u>
- 299 master or sector plan and must address any design guidelines [[adopted]] approved
- 300 by the Planning Board that implement the applicable plan.
- 301 <u>59-C-15.62. Priority Retail Street Frontages.</u>
- 302 Development that requires a site plan and is located on a street identified as a
- 303 priority retail street frontage in the applicable master plan, sector plan, or design
- 304 guidelines must [[provide the following:]] be developed in a manner that is
- 305 consistent with the recommendations and objectives of the applicable plan and

306	<u>addre</u>	ess any applicable design guidelines approved by the Planning Board that			
307	implement the applicable plan.				
308	[[<u>a</u>)	on-street parallel parking, unless specifically denied by the agency			
309		maintaining the right-of-way;			
310	<u>b)</u>	majority of display windows and entrances arranged between zero and 45			
311		degrees to the sidewalk;			
312	<u>c)</u>	shop entrances spaced at minimal distances in order to activate the street;			
313	<u>d</u>)	building façade along at least 65 percent of the aggregate length of the front			
314		street right-of-way;			
315	<u>e)</u>	front building wall no farther than 10 feet from the public right-of-way or 5			
316		feet if no public utility/improvement easement (PUE or PIE) is required; and			
317	<u>f)</u>	windows or glass doors on 60 percent of the building façade between 3 and			
318		9 feet above sidewalk grade.			
319	Thes	e provisions may be modified or waived by the Planning Board during the			
320	review of a site plan if found to be unreasonably burdensome to a proposed				
321	development due to conditions such as unusual lot size, topography, limited				
322	front	age, or other atypical circumstance.			
323					



Priority Retail Building Requirements Illustrative]

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<u>59-C-15.63.</u> Streetscape.

- Streetscape improvements must be consistent with the recommendations of the applicable master or sector plan and must address any Planning Board approved design guidelines that implement the applicable plan.
- 331 <u>59-C-15.64. Bicycle Parking Spaces and Commuter Shower/Change Facility.</u>
- 332 (a) <u>Bicycle parking facilities must be [[free of charge,]] secure[[,]] and</u>
 333 <u>accessible to all residents or employees of the proposed development.</u>
- 334 (b) The number of bicycle parking spaces and shower/change facilities required
 335 is shown in the following table (calculations must be rounded to the higher
 336 whole number):

Bicy	<mark>จักรุสัสต์ (การเกียร) ในประกับเ</mark> อียกสารเสียก เป็นเรียก เป็นเราะ
Use	Requirement
Residential	
In a building containing	At least 4 bicycle parking spaces.
less than 20 dwelling	
units.	
In a building containing 20	At least 0.5 bicycle parking spaces per dwelling unit, not to be
or more dwelling units.	[[less]] fewer than 4 spaces and up to a maximum of 100 required
	spaces.

In any group living arrangement expressly for senior citizens.	At least 0.1 bicycle parking spaces per unit, not to be [[less]] fewer than 2 spaces, up to a maximum of 100 required spaces.
Non Residential In a building with a total non-residential floor area of 1,000 to 9,999 square feet.	At least 2 bicycle parking spaces.
In a building with a total non-residential floor area of 10,000 to 99,999 square feet.	[[One bicycle parking space per]] Two bicycle parking spaces for the first 10,000 square feet plus one additional space for every additional 10,000 square feet, up to a maximum of 100 [[required]] spaces.
In a building with a total non-residential floor area of 100,000 square feet or greater.	[One bicycle parking space per] Two bicycle parking spaces for the first 10,000 square feet plus one additional space for every additional 10,000 square feet, up to a maximum of 100 [[required]] spaces. One shower/change facility for each gender available only to employees when the building is accessible.

59-C-15.65. Parking.

(a) [[The maximum]]

(1) For projects that satisfy the requirements for transit proximity levels 1 or 2, the number of parking spaces provided on site must not exceed the [[minimum]] number [[established]] required under Article 59-E[[.]], except that the maximum number of parking spaces for general retail and restaurant uses is 4 spaces for every 1,000 square feet of gross leasable area, and no parking spaces are required for restaurant outdoor patron areas.
 (2) All projects that do not satisfy the requirements for transit proximity levels 1 or 2 must meet the parking requirements established under Article 59-E, except that the number of parking spaces for general retail and restaurant uses in Subsection (a)(1) may be provided without a parking waiver.

(b) [[The]] Except for retail and restaurant uses that satisfy Subsection (a)(1) and projects that do not satisfy transit proximity level 1 or 2, the [[minimum]] number of parking spaces required is based on a building's distance from transit [[proximity]] as follows:

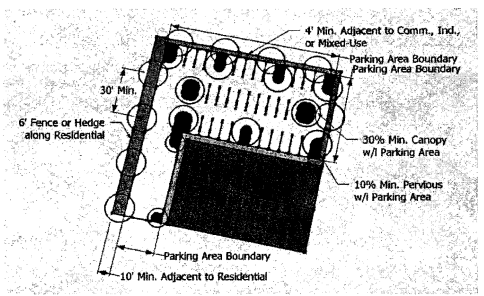
27.750 (St. V.) 75.0	Minimum	acamerkeoni	kamenis de de de de	
		THE CONTRACTOR OF THE CONTRACT	imis greedly (in2).	A STATE OF THE PARTY OF THE PAR
第二人的第三人称形式			. This is table.	
Non-residential: the	0.20	0.40	0.60	0.80
[[minimum]] number of		"		
required spaces under				
Article 59-E multiplied				
by the following factor:				
Residential: the	0.60	0.70	0.80	0.90
[[minimum]] number of				
required spaces under				
Article 59-E multiplied				
by the following factor:				

- The appropriate parking rates apply to the gross floor area within each distance category.
- 361 (c) Parking requirements must be met by any of the following:
- 362 (1) providing the spaces on site;
- 363 (2) constructing publicly available on-street parking; or
 - (3) participating in a parking lot district or entering into an agreement for shared parking spaces in a public or private facility within 1,000 feet of the subject lot, [[provided that]] if the off-site parking facility is not in an agricultural (Division 59-C-9), planned unit development (Division 59-C-7), or residential (Division 59-C-1) zone.

369	<u>(d)</u>	<u>Ever</u>	y "car-share" space provided reduces the total [[minimum]] number of					
370		requ	ired spaces by 6 spaces for non-residential use or 3 spaces for					
371		residential use.						
372								
373 374 375 376 377	requir transi car-sh	red to pr t station	non-residential site requiring at least 100 spaces under Article 59-E would be rovide a maximum of 100 spaces on site. If that site was within ½ to ½ mile of a at the minimum requirement for parking would be 40 spaces (100 x 0.40 = 40). If 2 ces were provided, that requirement would be 28 for non-residential use or 34 for see.					
378 379	<u>(e)</u>	The	design of surface parking facilities must comply with the following:					
380		(1)	a parking facility at or above grade must not be located between the					
381			street and the main front wall of the building or the side wall of a					
382			building on a corner lot [[; however,]] unless the Planning Board					
383			[[may approve a design if it]] finds that [[the alternative design would					
384			provide safer and more]] safe and efficient circulation would be better					
385			served by a different arrangement;					
386		<u>(2)</u>	if a site is adjacent to an alley, the primary vehicular access to the					
387			parking facility must be from that alley; and					
388		<u>(3)</u>	curb cuts must be kept to a minimum and shared by common					
389			ingress/egress easements whenever possible.					
390	<u>(f)</u>	The	design of parking facilities with drive-through services must comply					
391		with	the following; however, the Planning Board may approve a design if it					
392		finds	finds that the alternative design would provide safer and more efficient					
393		circu	lation:					
394		(1)	the driveway must not be located between the street and the main					
395			front wall of a building or the side wall of a building on a corner lot;					

396		(2)	the drive-through service window must be located on the rear or side
397			wall of the building; any service window on the side wall of a
398			building must be permanently screened from any street; and
399		(3)	curb cuts to a street must be minimized to one drive aisle of no more
400			than 20 feet in width for two-way traffic or two drive aisles each of
401			no more than 10 feet in width for one-way traffic.
402	(g)	[[Lan	dscaping]] Except for areas used for internal driveway or sidewalk
403		conne	ections between lots or parcels that are not in residential (59-C-1) or
404		agric	ultural (59-C-9) zones, landscaping for surface parking facilities must
405		satisf	y the following requirements:
406			

The second of the complete control of the control o					
Subject	Requirement				
Right-of-Way Screening	6-foot width of continuous soil panel or stormwater management				
	recharge facility (not including any PUE or PIE) with groundcover,				
	planting bed, or lawn; a minimum 3-foot high continuous evergreen				
	hedge or fence; and one deciduous tree per 30 feet of street frontage or				
	per the applicable streetscape standards.				
Adjacent to a lot or parcel in	4-foot width continuous soil panel or stormwater management recharge				
any Commercial, Industrial,	facility with groundcover, planting bed, or lawn; one deciduous tree per				
or Mixed-Use Zone	30 feet of frontage.				
Adjacent to a lot or parcel in	10-foot width continuous soil panel or stormwater management recharge				
an Agricultural or	facility with groundcover, planting bed, or lawn; 6-foot high continuous				
Residential District	evergreen hedge or fence; and one deciduous tree per 30 feet of frontage.				
Internal Pervious Area	10 percent of the parking facility area comprised of individual areas of at				
	least 100 square feet each.				
Tree Canopy Coverage	30 percent of the parking facility area (at 15 years growth).				



Surface Parking Landscape Requirements Illustrative

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59-C-15.7. Development Standards.

413 <u>Development in any CR zone must comply with the following standards.</u>

414 **59-C-15.71. Density.**

- The maximum density for any standard method project is the greater of 0.5

 FAR or 10,000 square feet of gross floor area. Any single land use or any

 combination of land uses allowed in the zone may achieve the maximum

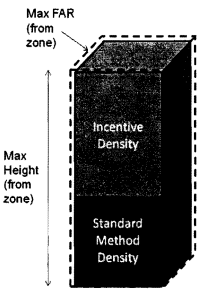
 density.
- The maximum total density and mix of maximum non-residential and
 residential density for any project using the optional method of development
 is specified by the zone. [The difference between the standard method
 density and optional method density is defined as "incentive density" and is
 allowed under the incentive density provisions of Section 59-C-15.8.]]

59-C-15.72. Height.

(a) The maximum height for any building or structure in a standard method project is 40 feet.

427 (b) The maximum height for any building or structure in an optional method
428 project is determined by the zone.

429 [[



Incentive Density Illustration (with maximum FAR)]]

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<u>59-C-15.73.</u> Setbacks.

- 434 (a) A building must not be any closer to a lot line [[of]] shared with a lot or

 435 parcel in an agricultural (Division 59-C-9) or residential (Division 59-C-1)

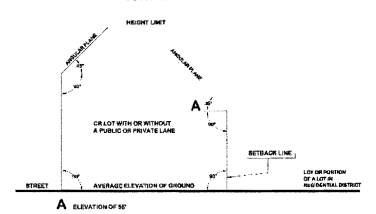
 436 zone than:
- 437 [[a]] (1) 25 feet or the setback required by the adjacent lot, whichever is
 438 greater; and
 - [[b)]] (2) the building must not project beyond a 45 degree angular plane projecting over the lot measured from a height of 55 feet at the setback determined above, with the exception of those features exempt from height and setback restrictions under Section 59-B-1.
- 443 (b) The development of a new building in place of a building existing when the

 444 CR zone is applied may be built to the pre-existing setbacks if the height of

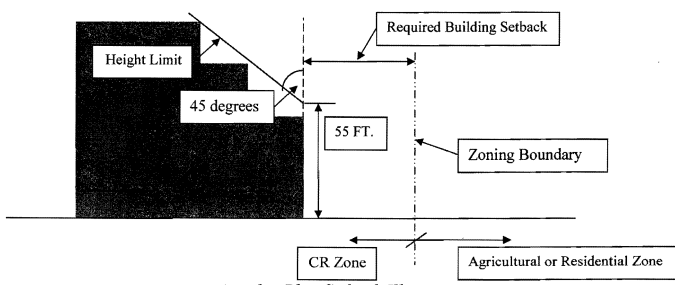
 445 the new building is not increased over that of the former building.

447 [[

CROSS SECTION OF ANGULAR PLANE AND SETBACK RESTRICTION



 Angular Plan Setback Illustration]]



Angular Plan Setback Illustration

59-C-15.74. Public Use Space.

(a) [[The minimum public]] Public use space is not required for any standard method project [[is 10 percent of the net tract area of the site]] that does not require a site plan. If a site plan is required for the proposed project, then the minimum public use space is 10 percent of the project's net land area.

459 (b) Projects using the optional method of development must provide public use
460 space as follows:

461

Minimur 🚅 🔻	n Regnired (12	ubile Use Space	(% of net lot)	(inivenes)		
Acres (Gross)	Number	Number of Existing and Planned Right-of-Way Frontages				
	1	<u>2</u>	<u>3</u>	4+		
≤ ½	0	<u>0</u>	[[<u>4%]]0</u>	[[<u>6%]5</u>		
½ <u>- 1.00</u>	0	[[<u>4%]]0</u>	[[<u>6%]]5</u>	[[<u>8%</u>]] <u>10</u>		
<u>1.01 - 3.00</u>	[[4%]] <u>0</u>	[[6%]]5	[[8%]] <u>10</u>	<u>10[[%]]</u>		
<u>3.01 – 6.00</u>	[[<u>6%]]5</u>	[[8%]]10	10[[%]]	<u>10[[%]]</u>		
<u>6.01 +</u>	[[8%]]10	<u>10[[%]]</u>	<u>10[[%]]</u>	<u>10[[%]]</u>		

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- 463 (c) Public use space must:
- 464 (1) be calculated on the net [[lot]] tract area [[of the site]] that was
 465 included in the sketch plan application;
 - (2) be rounded to the next highest 100 square feet;
 - (3) be easily and readily accessible to the public;
 - (4) [[be placed under a public access easement in perpetuity]] be distributed within the entire tract area included in the sketch plan application; and
 - (5) contain amenities such as seating options, shade, landscaping, or other similar public benefits.
- 473 (d) Instead of providing on-site public use space, for any site of 3 acres or less,
 474 a development may propose the following alternatives, subject to Planning
 475 Board approval:
 - (1) public use space improvements [[to an area equal in]] of an equal or greater size within ½ mile of the subject site; or
- 478 (2) <u>a payment in part or in full to the Public Amenity Fund[[, equal to the average cost of required site improvements, added to the current average cost of required site improvements.</u>

480			square foot market value of the area required as public use space]]
481			under Section 59-D-2.31.
482	<u>(e)</u>	A de	velopment on a site larger than 3 acres may only provide off-site public
483		use s	pace in order to provide master-planned open space improvements, or a
484		paym	nent under Subsection (d)(2), for an area of equal or greater size
485		<u>requi</u>	red on site that is:
486		<u>(1)</u>	located within the same master plan area as the proposed
487			development; and
488		<u>(2)</u>	indicated on the approved sketch plan.
489	<u>59-C</u>	-15.75	. Residential Amenity Space.
490	<u>(a)</u>	Any	building containing 20 or more dwelling units must provide amenity
491		space	e for its residents as follows:
492			

Required (Results United (Results)	
Indoor space in a multi-purpose room, fitness room, or other common community room(s), at least one of which must contain a kitchen and bathroom.	20 square feet per dwelling unit up to 5,000 square feet.
Passive or active outdoor recreational space.	20 square feet per dwelling unit, of which at least 400 square feet must adjoin or be directly accessible from the indoor amenity space.

(b) The amenity space is not required for Moderately Priced Dwelling Units 494 (MPDUs) on a site within a metro station policy area or where the Planning 495 Board finds that there is adequate recreation and open space within a ½ mile 496 radius of the subject site. 497 The amenity space requirement may be reduced by ½ for Workforce (c) 498 499 Housing Units (WFHUs) located within a metro station policy area or if the minimum public open space requirement is satisfied on site. 500

501	<u>(d)</u>	The provision of residential amenity space may be counted towards meeting		
502		the required recreation calculations under the M-NCPPC Recreation		
503		Guidelines, as amended.		
504	<u>59-C</u>	2-15.8. Special Regulations for the Optional Method of Development		
505	<u>59-C</u>	2-15.81. Incentive Density Provisions.		
506	<u>This</u>	section establishes incentives for optional method projects to provide public		
507	<u>bene</u>	fits in return for increases in density and height above the standard method		
508	maxi	mums, consistent with the applicable master or sector plan, up to the		
509	maxi	imum permitted by the zone.		
510	[[<u>a</u>)	The incentive density approved for each proposed public benefit is		
511		calculated as a percentage of the total incentive density, which is the		
512		incremental difference between the standard method maximum FAR (0.5)		
513		and the proposed project FAR up to the maximum FAR allowed by the		
514		zone.		
515	<u>b)</u>	The minimum and maximum incentive density percentage increases for each		
516		public benefit are established in Section 59-C-15.81(f).		
517	<u>c)</u>	The Planning Board may accept, reject, or modify a proposed incentive		
518		density or modify the requested percentage above the minimum of incentive		
519		density established up to the maximum established. Except for those		
520		benefits with specific maximum standards, in approving incentive densities		
521		above the minimum, the Planning Board must consider:		
522		1) the size and configuration of the parcel;		
523		2) the policy objectives and priorities of the applicable master or sector		
524		plan;		
525		3) the applicable design guidelines;		
526		4) the relationship of the site to adjacent properties;		

527		the presence or lack of similar benefits nearby; and		
528		quantitative and qualitative enhancements provided exceeding the		
529		delineated minimum incentive density standards.		
530	<u>d)</u>	Public benefits that apply to 1 building in a multi-building project must be		
531		veighted proportionally to the density of the applicable building compared		
532		o the total density of the project		
533	<u>e)</u>	n addition to the public benefits set forth below, an applicant may propose		
534		ther public benefits that will further the goals and objectives of the		
535		pplicable master or sector plan for the purpose of obtaining an incentive		
536		lensity increase.		
537	<u>f)</u>	The Planning Board may grant no more than 30 percent of the total		
538		ncentive density for a project for the connectivity, design, diversity, or		
539		nvironment incentive categories under (h) below or any public benefit		
540		pproved under (e) above.		
541	<u> </u>		_	
542 543	1	e: A development in a zone with a maximum FAR of 5.5 would base all public benefit ions on the incentive density of 5.0 FAR (5.5.0.5). Thus, being on a site adjacent to a		
544	1	ions on the incentive density of 5.0 FAR (5.5-0.5). Thus, being on a site adjacent to a tation would yield an automatic incentive density of 2.5 FAR (5.0 x 0.50), and full		
545	i	would be allowed by providing public benefits equal to an additional 50 percent.		
546 547	~)	Provision for inspections, maintanense, and enforcement of mublic benefits		
	g)	Provision for inspections, maintenance, and enforcement of public benefits		
548		provided in return for incentive density must be established in a Site Plan		
549		Enforcement Agreement approved by the Department of Permitting Service	<u>S</u>	
550		nd by resolution of the Planning Board before the certification of a site		
551		<u>llan.]]</u>		
		e de propositione de la company de la compan		
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		The state of the s		

Transa Proximity	Scence of the conce		
Commerciality & Extensities			
Community	10	20	15.831
Connectivity			
Community Garden	5	<u>10</u>	<u>15.832</u>
Parking at the	10	20	15.833
<u>Minimum</u>			
Pedestrian Through-	5	<u>10</u>	<u>15.834</u>
Block Connection			
Public Parking	<u>20</u>	<u>30</u>	<u>15.835</u>
Transit Access	10	20	<u>15.836</u>
Improvement			
Diversity			
Adaptive Buildings	<u>15</u>	<u>30</u>	<u>15.841</u>
Affordable Housing:	See section reference	-	<u>15.842</u>
<u>MPDUs</u>			
Affordable Housing:	See section reference		
<u>WFHUs</u>			
Care Center	10	<u>20</u>	<u>15.843</u>
Community Facility	10	20	<u>15.844</u>
Local Retail	10	20	15.845
<u>Preservation</u>			
Unit Mix and Size	<u>5</u>	10	<u>15.846</u>
Design v. L. parent;			
Floor Plate Size	10	<u>20</u>	<u>15.851</u>
<u>Historic</u> Resource	10	<u>20</u>	<u>15.852</u>
Protection			
Parking Below Grade	10	<u>20</u>	<u>15.853</u>
Podium/Tower	<u>5</u>	<u>10</u>	<u>15.854</u>
<u>Setback</u>			
Public Art	10	20	<u>15.855</u>
Public Plaza/Open	<u>5</u>	10	<u>15.856</u>
Space			
Streetscape, Off-Site	<u>5</u>	<u>10</u>	<u>15.857</u>
Exceptional Design	10	<u>20</u>	<u>15.858</u>
Environment & A. A. S.			
Bio-retention and	<u>5</u>	10	<u>15.861</u>
Stormwater Recharge			
Conveyed Parkland	10	<u>20</u>	<u>15.862</u>
<u>Dark Skies</u>	<u>5</u>	<u>10</u>	<u>15.863</u>
Energy Efficiency and	10	<u>20</u>	<u>15.864</u>
Generation			
Green Wall	5	10	15.865
LEED Rating	10	<u>30</u>	<u>15.866</u>

Rainwater Reuse	<u>5</u>	<u>10</u>	<u>15.867</u>
<u>Transferable</u>	10	<u>30</u>	<u>15.868</u>
Development Rights			
Tree Canopy	10	<u>20</u>	<u>15.869</u>
Vegetated Area	<u>5</u>	<u>10</u>	<u>15.8610</u>
Vegetated Roof	10	<u>20</u>	15.8611]]

553

555

[[59-C-15.82. Transit Proximity Incentives.]]

554 [[A project on a site near transit encourages greater transit use and reduces vehicle

miles traveled, congestion, and carbon emissions. The additional percent of

556 <u>incentive density automatically allowed is as follows:</u>]]

[[Transit Proximity	Level 1 Transit	Level 2 Transit
Adjacent or confronting	50%	25%
Within ½ mile	40%	20%
Between ½ and ½ mile	30%	<u>15%</u>
Between ½ and 1 mile	20%	10%]]

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558

[[59-C-15.83. Connectivity and Mobility Incentives.

- 559 A project that enhances connectivity and mobility encourages pedestrian and other
- 560 non-auto travel for short and multi-purpose trips as well as for commuting. Such a
- 561 project facilitates social interaction, provides opportunities for healthier living,
- 562 <u>and stimulates local businesses.</u>]]

[59-C-15.831. Community Connectivity.

- 564 <u>a) The minimum incentive density increase for a building that enhances</u>
- 565 <u>community connectivity by locating near existing retail uses or provides</u>
- 566 <u>retail uses, requires that:</u>
- 567 <u>at least 10 different existing or proposed retail uses with direct</u>
- 568 <u>pedestrian access are within 1/2 mile; and</u>

569		<u>2</u>)	at least 35 percent of those uses have a maximum floor area of 5,000	
570			square feet and that any newly provided retail uses remain at or below	
571			that area for a period of at least 4 years after the initial use-and-	
572			occupancy permit is issued for that use.	
573	<u>b)</u>	The 1	maximum increase requires additional benefits, such as a large diversity	
574		of rea	tail uses, a greater number of retail shops, provision of services	
575		assoc	ciated with live-work units, or that the required number of retail uses	
576		are w	vithin ½ mile.]]	
577	[<u>[59-C-15.832 Community Garden.</u>			
578	<u>A</u> cc	mmun	ity garden allows any resident to grow their own produce, reduce	
579	<u>relia</u>	liance on automobiles, increase water and air quality, and interact with other		
580	resid	<u>lents.</u>		
581	<u>a)</u>	The 1	minimum incentive density increase requires that the garden:	
582		<u>1)</u>	is located on the subject site or within 500 feet of the subject site;	
583		<u>2</u>)	provides all garden spaces with at least 12 inches of soil depth and	
584			access to water; and	
585		<u>3)</u>	provides community garden space at a rate equivalent to 1 space per	
586			20 dwelling units. Each space must be at least 16 square feet. At least	
587			1 out of each 10 spaces must be accessible under ADA standards.	
588	<u>b)</u>	The 1	maximum increase requires additional features such as a composting	
589		<u>facili</u>	ty, additional garden space, seating areas, doubling as a green roof, or	
590		<u>addit</u>	ional accessible garden plots.]]	
591	[<u>[59</u> .	-C-15.8	333. Parking at the Minimum.	
592	<u>a)</u>	The 1	ninimum incentive density increase requires that sites of 1 acre or more	
593		provi	de on-site only the minimum required number of parking spaces.	

594	<u>b)</u>	The	maximum increase requires that sites of less than 1 acre provide on-site
595		only	the minimum required number of parking spaces.]]
596	[<u>[59</u>	<u>-C-15.</u>	834. Pedestrian Through-Block Connections.
597	<u>A</u> <u>th</u>	rough-	block connection enhances pedestrian mobility and helps to create a
598	varie	ety of o	open spaces, particularly on larger blocks.
599	<u>a)</u>	<u>The</u>	minimum incentive density increase for a pedestrian through-block
500		conr	nection requires that:
501		<u>1)</u>	the pedestrian connection must provide direct access between streets;
502		<u>2</u>)	the pedestrian connection must be at least 15 feet in width;
503		<u>3)</u>	at least 35 percent of the walls facing the interior pedestrian
504			connection below a height of 8 feet must have clear, unobstructed
505			windows, unless the Planning Board finds that an alternative design is
506			at least equally safe;
507		<u>4)</u>	the pedestrian connection must be open to the public between sunrise
508			and sunset and, where it leads to a transit facility or publicly-
509			accessible parking facility within ½ mile, for the hours of operation of
510			the transit and/or parking facility; and
511		<u>5)</u>	retail uses fronting both a pedestrian connection and a street must
512			maintain operable doors from both unless not required by the
513			Planning Board during site plan review due to exceptional site
514			circumstances.
515	<u>b)</u>	The :	maximum increase requires additional benefits such as:
516		1)	direct connection to parks;
517		2)	transit facilities;
518		3)	public buildings;

619		4) pedestrian connection with accessible retail uses along a majority of
620		its length;
621		5) <u>connections increased in width; or</u>
622		6) <u>public artworks integrated into the walk.</u>]]
623	[<u>[59</u> -	C-15.835. <u>Public Parking.</u>
624	<u>a)</u>	The minimum increase requires providing on-site the difference between the
625		minimum number of required parking spaces and the maximum number of
626		allowed parking spaces as publicly accessible spaces for free or at a market
627		rate.
628	<u>b)</u>	The maximum increase requires providing public parking spaces, as
629		required above, in combination with additional improvements, such as
630		constructing those spaces underground or in a structure.]]
631	[<u>[59</u> -	C-15.836. Transit Access Improvement.
632	<u>a)</u>	The minimum incentive density increase for transit access improvements
633		requires that the improvements:
634		1) are located within 1/2 mile of the proposed development site or, in the
635		case of mobile transit improvements such as a bus shuttle, provide
636		regular access for passengers within 1/2 mile; and
637		2) are built to ADA accessibility standards as amended.
638	<u>b)</u>	The maximum increase requires additional benefits such as closer access,
639		new access easements, connecting walkways, mezzanines, seating areas,
640		structures for wind/rain protection, or concourse areas.]]
641	[<u>[59</u> -	C-15.84. Diversity Incentives.]]
642	[<u>[59</u> -	C-15.841. Adaptive Buildings.

643	<u>An a</u>	daptiv	e building can adjust to a diversity of uses over time, which makes the
644	<u>buil</u>	ling m	ore accommodating of mixed uses, more sustainable, and more
645	embe	<u>edded</u>	in the pattern of a community.
646	<u>a)</u>	The	minimum incentive density increase for an adaptive building requires
647		that:	
648		<u>1)</u>	the floor to floor dimension must be at least 15 feet for all floors; and
649		<u>2)</u>	the internal floor plan is based on a structural system allowing
650			flexibility of volumes divisible from 1 open floor plate to any number
651			of parceled volumes.
652	<u>b)</u>	<u>The</u>	maximum increase requires additional benefits such as that:
653		<u>1)</u>	the structural system has additive capacity for any available density
654			and height that is not used by the building without demolition of the
655			structure; or
656		<u>2</u>)	the internal layout is built to allow changes between residential, retail.
657			and office uses by minor modifications.]]
658	[<u>[59</u> -	C-15.	842. <u>Affordable</u> <u>Housing.</u>
659	<u>a)</u>	<u>All</u> <u>r</u>	residential development must comply with the requirements of
660		[[<u>Ch</u>	apters]]Chapter 25A and 25B for the provision of Moderately Priced
661		<u>Dwe</u>	lling Units (MPDUs) and Workforce Housing Units (WFHUs).
662	<u>b)</u>	Prov	rision of MPDUs above the minimum required grants an incentive
663		<u>dens</u>	ity increase, providing the following standards are met:
664		<u>1)</u>	the increase in density is calculated on the incentive density as
665			required by Chapter 25A;
666		<u>2</u>)	the MPDUs must be reasonably distributed throughout the project;
667			<u>and</u>

668		<u>3)</u>	any dwelling units built under this section must be controlled under
669			the MDPU or WFHU provisions for a minimum period of 99 years.
670 671 672	(25-A		rovision of 14.5 percent MPDUs achieves an incentive density increase of 20 percent 3)). In the case of a CR4.5, that would equal 0.20 x 4.0 (the incentive density), FAR.
673	<u>c)</u>	Prov	rision of WFHUs grants an incentive density increase at the following
674		<u>rate:</u>	2 times the percentage of units provided as WFHUs up to 30 percent.]]
675 676			Provision of 5 percent WFHUs achieves an incentive density increase of 10 percent; 12 percent WFHUs achieves an incentive density increase of 24 percent.]
677	[[<u>59</u> -	-C-15.	843. Care Center.
678	<u>a)</u>	The	minimum incentive density increase for a center for daytime adult or
679		<u>chile</u>	d care requires a facility for at least 12 users and the general public must
680		have	the opportunity to comprise at least 25 percent of the users.
681	<u>b)</u>	<u>The</u>	maximum increase requires additional benefits such as providing for
682		<u>addi</u>	tional users, a safe drop-off area, and an increase in users from the
683		gene	eral public, and recreation facilities provided above those required by
684		<u>law.</u>]]
685	[<u>[59</u> -	·C-15.	844. Community Facility.
686	<u>a)</u>	The	minimum incentive density increase for a community facility that helps
687		meet	the needs of residents and workers requires that the community
688		<u>facil</u>	<u>ity:</u>
689		<u>1)</u>	is recommended in the applicable master plan or sector plan; and
690		<u>2)</u>	is accepted for operation and use by an appropriate public agency,
691			community association, or nonprofit organization.
692	<u>b)</u>	<u>The</u>	maximum increase requires further benefits, such as an entrance to the
693		facil	ity directly on the street, location of the building within 10 feet of a
694		publ	ic sidewalk, associated outdoor open space, or integration into an area

695		with	a residential FAR of at least 2.0 (or at least 30 dwelling units per
696		acre)	<u>).]]</u>
697	[<u>[59</u> -	C-15.	845. Local Retail Preservation.
698	Prese	rvatio	on of locally-owned small businesses on site is eligible for incentive
699	densi	ity as i	follows:
700	<u>a</u>)	prese	ervation of up to 2 small businesses: 10 percent; and
701	<u>b)</u>	prese	ervation of 3 or more small businesses: 20 percent.
702	Exac	t term	s of lease requirements and rental agreements must be established by
703	the s	ite pla	n enforcement agreement.]]
704	[[<u>59</u> -	C-15.	846. Unit Mix and Size.
705	<u>a)</u>	The :	minimum incentive density increase for creating residential buildings
706		with	a minimum mix of dwelling unit types (calculated by rounding to the
707		next	higher whole number) requires provision of at least:
708		1)	7.5 percent as efficiency dwelling units;
709		<u>2</u>)	8 percent as one-bedroom dwelling units;
710		<u>3)</u>	8 percent as two-bedroom dwelling units; and
711		<u>4)</u>	5 percent as three-bedroom dwelling units.
712	<u>b)</u>	The:	maximum increase requires provision of at least (calculated by
713		<u>roun</u>	ding to the next higher whole number):
714		1)	10 percent as efficiency dwelling units;
715		<u>2)</u>	10 percent as one-bedroom units;
716		<u>3)</u>	10 percent as two-bedroom units; and
717		<u>4)</u>	7.5 percent as three-bedroom units.]]
718	[[<u>59</u> -	<u>C-15.</u>	85. Design Incentives.]]
719	[[59-	C-15.	851. Floor Plate Size.

720	<u>a)</u>	The minimum incentive density increase for the provision of floor plate		
721		restrictions requires that:		
722		1) the floor area of any floor above a height of 120 feet does not exceed		
723		10,000 square feet for residential uses or 19,000 square feet for non-		
724		residential uses, or 12,000 square feet for mixed-uses (if not more		
725		than 60 percent of a mixed-use floor is used for any single use); and		
726		2) the exterior of the building facing any street or public open space has		
727		at least 60 percent glass on the floors with the reduced floor plate.		
728	<u>b)</u>	The maximum increase requires additional benefits, such as providing the		
729		reduced floor plates in conjunction with the Exceptional Design factor,		
730		providing smaller floor plates, combining this incentive with the tower		
731		setback, providing a larger percentage of glass, or integrating sustainable		
732		technologies into the architecture.]]		
733	[<u>[59</u> -	-C-15.852. <u>Historic Resource Protection.</u>		
734	<u>a)</u>	The minimum incentive density increase for the preservation of a historic		
735		resource designated in the Master Plan for Historic Preservation requires		
736		that a preservation strategy for the resource is approved by the Planning		
737		Board as part of the site plan enforcement agreement and that a historic area		
738		work permit is issued by the Historic Preservation Commission.		
739	<u>b)</u>	The maximum increase requires that other benefits are provided, such as		
740		interpretive signs/exhibits, integration and construction of context-		
741		appropriate landscapes and settings, or protection of important viewsheds.]]		
742	[<u>[59</u> -	-C-15.853. Parking Below Grade.		
743	<u>a)</u>	The minimum incentive density increase requires that sites of 1 acre or more		
744		provide all on-site parking spaces below the average grade of the primary		
745		street frontage.		

746	<u>b)</u>	The	maximum increase requires that sites of less than 1 acre provide all on-
747		site ;	parking spaces below the average grade of the primary street frontage.]]
748	[<u>[59</u>	-C-15.	854. Podium/Tower Setback.
749	<u>a)</u>	<u>The</u>	minimum incentive density increase for the provision of a tower
750		setb	ack requires that the tower must be set back from the first floor building
751	•	fron	tage at or below 72 feet and the setback must be at least 6 feet.
752	<u>b)</u>	<u>The</u>	maximum increase requires that the tower setback be at or below 50
753		<u>feet</u>	and that the setback be at least 12 feet.]]
754	[[<u>59</u>	<u>-C-15.</u>	855. Public Art.
755	Pub!	<u>lic art i</u>	s considered a public benefit because it enhances the quality of place
756	and	creates	s a sense of identity in a community.
757	<u>a)</u>	<u>The</u>	minimum incentive density increase for public art requires that it:
758		<u>1)</u>	enhances the general or specific cultural objectives of the applicable
759			master or sector plan; and
760		<u>2</u>)	is approved by the Public Arts Trust Steering Committee.
761	<u>b)</u>	The	maximum increase requires that, in addition to the above requirements,
762		the a	artwork fulfill at least 5 of the following goals as determined by the
763		<u>Publ</u>	lic Arts Trust Steering Committee:
764		<u>1)</u>	achieve aesthetic excellence;
765		<u>2</u>)	ensure an appropriate interaction between the art and the architectural
766			setting in terms of scale, materials, and context;
767		<u>3)</u>	ensure public access and invite public participation;
768		<u>4)</u>	encourage collaboration between the artist(s) and other project
769			designers early in the design phases;
770		<u>5)</u>	ensure long-term durability of permanent works through material
771			selection or a documented maintenance program;

772	<u>6)</u>	encourage a rich variety of arts including permanent, temporary
773		(revolving), and event programming;
774	<u>7)</u>	increase public understanding and enjoyment of art through
775		interpretive information and/or programmed events; and
776	<u>8)</u>	achieve a collection of commissioned art that is unique and
777		contributes in a positive way to the identity of the community.
778	<u>c)</u> <u>A fe</u>	e instead of public art may be accepted for incentive density as follows:
779	<u>1)</u>	the minimum fee is calculated on 1 percent of the development's
780		projected cost;
781	. 2)	the fee is paid to the Public Arts Trust Steering Committee;
782	<u>3)</u>	the fee is used for installation, management, and maintenance of
783		public art at the discretion of the Public Arts Trust Steering
784		Committee, with preference given to the policy area where the
785		proposed development is located; and
786	<u>4)</u>	the incentive density is equal to a 5 percent increase for every 1
787		percent of projected development cost paid to the Public Arts Trust,
788		up to 20 percent.]]
789	[<u>[59-C-15.</u>	856. <u>Public Plaza/Open Space.</u>
790	Plazas are	important public amenities and create interesting spaces and active
791	gathering a	areas.
792	<u>a)</u> <u>The</u>	minimum incentive density increase for any plaza requires that:
793	<u>1)</u>	the plaza is directly accessible to a street;
794	<u>2)</u>	the plaza must be open to the public at least between sunrise and
795		sunset;
796	<u>3)</u>	no proposed loading or parking facilities should be visible below a
797		height of the fourth floor; and

798		<u>4)</u>	the plaza must be in addition to any public use space required by the
799			development standards or other minimum open space requirement of
800			this Division.
801	<u>b)</u>	The	maximum increase requires that the above requirements are met, in
802		<u>addi</u>	tion to the following:
803		<u>1)</u>	the plaza's width must be at least 50 feet;
804		<u>2)</u>	where the plaza is provided as part of a redevelopment, buildings
805			facing the plaza must be designed so that:
806			A) the walls of any non-residential floor area facing the plaza must
807			have windows on at least 60 percent of the façade below a
808			height of 40 feet; and
809			B) the main entry to any dwelling units is from a wall facing the
810			plaza; and
811		<u>3)</u>	the plaza should contain seating, trash receptacles, landscaping, and
812			other amenities such as water features, kiosks, and passive recreation
813			areas.]]
814	[[<u>59</u> -	-C-15.	857. Streetscape, Off-Site.
815	Stree	etscape	e improvements enhance the pedestrian experience and better connect
816	buile	dings te	o the public spaces.
817	<u>a)</u>	The	minimum incentive density increase for streetscape improvements
818		requ	ires that the following criteria are met:
819		1)	the improvements must be located within 1/2 mile of the subject site;
320			<u>and</u>
321		<u>2)</u>	the improvements are equal to 18 percent of the net lot.
322	<u>b)</u>	The 1	maximum increase requires that the improvements be equal to at least
323		<u>36 pe</u>	ercent of the net lot area.]

824	[[59-	C-15.858. Exceptional Design.	
825	The minimum incentive density increase for high-quality site and architectural		
826	design requires that at least 3 of the following criteria are met; the maximum		
827	densi	ty increase requires that at least 5 of the following criteria are met:	
828	<u>a)</u>	provides innovative solutions in response to the architectural context and	
829		surrounding landscape, for example, by rotating floor plates for views or	
830		reconciling offset street-walls;	
831	<u>b)</u>	creates a sense of place that will serve as a landmark in the community, for	
832		example, by creating a distinguishing element that is visible from an	
833		important view or at a gateway to an area;	
834	<u>c)</u>	enhances the public realm in a distinct and original manner, for example, by	
835		using existing materials and forms in new ways to provide continuity and	
836		contrast;	
837	<u>d</u>)	adds to the diversity of the built realm within the community, for example,	
838		by introducing new materials, building methods, or design styles;	
839	<u>e)</u>	uses design solutions to make compact/infill living, working, and shopping	
840		environments pleasurable and desirable, for example, by retrofitting surface	
841		parking lots and single-use retail malls or creating multi-use, pedestrian-	
842		dominated realms in previous auto-oriented areas; and	
843	<u>f</u>)	integrates environmentally sustainable solutions, for example, by using	
844		stormwater management facilities that incorporate best management	
845		practices in an apparent and observable way or integrating passive solar	
846		features into the visible structure of a building or site.]]	
847	[[59-6	C-15.86. Environment Incentives.]]	
848	[[59-6	C-15.861. Bio-retention and Stormwater Recharge.	

849	<u>a)</u>	The minimum incentive density increase for the use of bio-retention and
850		recharge facilities requires that at least 25 percent of projected stormwater
851		outfall for a 10-year event be contained and recharged on site or within 1/4
852		mile of the site.
853	<u>b)</u>	The maximum increase requires that at least 50 percent of projected
854	•	stormwater for a 10-year event be contained and recharged.]]
855	[[<u>59</u> -	-C-15.862. Conveyed Parkland.
856	<u>a)</u>	The minimum incentive density increase for land conveyed to the M-
857		NCPPC for inclusion in or provision of parkland, trail area, or other master-
858		planned Parks' use requires conveyance of at least of 15 percent of the gross
859		<u>lot area.</u>
860	<u>b)</u>	The maximum increase requires conveyance of at least 30 percent of the
861		gross lot area.]]
862	[[<u>59</u> .	<u>-C-15.863. Dark Skies.</u>
863	<u>a)</u>	The minimum incentive density increase for dark skies-compliant projects
864		requires that they be built and maintained in conformance with the standards
865		established by the International Dark-Sky Association as amended.
866	<u>b)</u>	The maximum increase requires that the exterior lighting plan be integrated
867		into an energy efficiency plan for the entire project submitted and approved
868		by the Planning Board with a site plan application.]]
869	[<u>[59</u> -	-C-15.864. Energy Efficiency and Generation.
370	<u>a)</u>	The minimum density incentive increase for the use of on-site renewable
371		energy generation requires that buildings must meet the minimum energy
372		efficiency standards of 17.5 percent for new buildings, 10.5 percent for
373		existing buildings, or generate at least 1.5 percent of their energy on-site.

874	<u>b)</u>	<u> The maximum increase requires additional benefits such as greater energ</u>	Y	
875		efficiency and the generation of at least 2.5 percent of energy on-site.]]		
876	[<u>[59</u>	-15.865. Green Walls		
877	<u>a)</u>	<u> The minimum incentive density increase for a green wall requires that it:</u>		
878		must be designed, installed, and maintained to cover at least 30		
879		percent of the area of a blank wall or parking garage facing a stree	<u>t or</u>	
880		plaza; and		
881		2) must be found to add to the aesthetic quality and environmental		
882		sustainability of the project.		
883	<u>b)</u>	The maximum increase requires additional benefits such as a greater perc	<u>cen</u>	
884		of coverage, southern or western exposure, the use of plants with varying	5	
885		flowering seasons, or integration into an overall energy or environmental	<u></u>	
886		site design program.]]		
887	[<u>[59</u>	-15.866. <u>LEED Rating.</u>		
888	<u>A</u> <u>L</u>]	D-rated building or equivalent rating system approved under Chapter 8		
889	Artic	icle VII is eligible for an incentive density increase if it meets any continuing		
890	<u>requ</u>	ments necessary to maintain that status.		
891	(http	www.usgbc.org/Default.aspx) The amount of incentive density increase	<u>is</u>	
892	<u>equa</u>	o the following:		
893	<u>a)</u>	LEED Silver: 10 percent		
894	<u>b)</u>	LEED Gold: 20 percent		
895	<u>c)</u>	LEED Platinum: 30 percent]]		
896	[<u>[59</u> .	-15.867. Rainwater Reuse.		
897	<u>a)</u>	The minimum incentive density increase for the collection of rainwater for	<u>or</u>	
898		on-site irrigation, grey-water use, or filtration for re-use requires that a		

899		minimum of 25 percent of projected rainwater for a 10-year event be
900		collected and used on-site or within 1/4 mile of the site.
901	<u>b)</u>	The maximum increase requires that at least 50 percent of projected
902		rainwater for a 10-year event be collected and used.]]
903	[<u>[59</u> -	C-15.868. Transferable Development Rights.
904	The	incentive density increase for the purchase of transferable development rights
905	(TDI	Rs) must meet the following:
906	<u>a)</u>	the purchase must be executed and recorded before approval of a record
907		plat;
908	<u>b)</u>	the use of this incentive must be for development on land recommended as a
909		TDR receiving area in the appropriate master or sector plan;
910	<u>c)</u>	TDRs must be purchased in increments of 10; and
911	<u>d</u>)	the incentive density increase is equal to 10 percent for every 10 TDRs
912		purchased, up to 30 percent.]]
913	[<u>[59</u> -	<u>C-15. 869. Tree Canopy.</u>
914	<u>a)</u>	The minimum incentive density increase for the provision of tree canopy
915		requires coverage of at least 25 percent of the on-site open space at 15 years
916		growth.
917	<u>b)</u>	The maximum increase requires coverage of at least 50 percent of the on-
918		site open space at 15 years growth.]]
919	[[<u>59</u> -	C-15.8610. Vegetated Area.
920	<u>a)</u>	The minimum incentive density increase for a vegetated area requires that
921		the following criteria are met:
922		1) the area must be in addition to any required on-site open space or any
923		vegetated roof incentive;
924		2) the area must replace at least 5,000 square feet of impervious area;

925		3)	the area provides at least 12 inches of soil depth; and
926		4)	the area is planted with well-maintained vegetation.
927	<u>b)</u>	The	maximum increase requires additional benefits, such as larger area or
928		grea	ter soil depth.]]
929	[[<u>59</u> -	C-15.	8611. Vegetated Roof.
930	<u>a)</u>	<u>The</u>	minimum incentive density increase for a vegetated roof requires that
931		the:	
932		1)	vegetated roof must cover at least 33 percent of the roof of the
933			building, excluding any space occupied by mechanical equipment;
934			<u>and</u>
935		2)	soil or media depth must be at least 4 inches.
936	<u>b)</u>	<u>The</u>	maximum increase requires coverage of at least 60 percent of the roof
937		area.	.]]
938	[[<u>59</u> -	<u>C-15.</u>	87. Special Regulations for Purchase of Building Lot Termination
939	(BL)	<u>Г) Dev</u>	velopment Rights.
940	<u>a)</u>	<u>A</u> <u>de</u>	evelopment under the Optional Method must purchase building lot
941		<u>term</u>	ination (BLT) easements under Chapter 2B, or a contribution must be
942		mad	e to the Agricultural Land Preservation Fund under Chapter 2B equal to
943		<u>12.5</u>	percent of the incentive density floor area using the following formula:
944		<u>1)</u>	one BLT easement is required for each 9,000 square feet of
945			residential floor area;
946		<u>2</u>)	one BLT easement is required for every 7,500 square feet of non-
947			residential floor area.
948	<u>b)</u>	Whe	en a BLT easement cannot be purchased or the amount of floor area
949		<u>attril</u>	outed to a building lot termination easement is a fraction of the floor
950		area	equivalent, payment must be made to the Agricultural Land

951		Prese	ervation Fund according to the rate set annually by executive				
952		regu	regulation.]]				
953	<u>(a)</u>	<u>Publ</u>	Public benefits must be provided that enhance or contribute to the				
954		<u>obje</u>	ctives of the CR zone in the following categories:				
955		<u>(1)</u>	Master-planned major public facilities;				
956		<u>(2)</u>	Transit proximity for residents, workers, and patrons;				
957		<u>(3)</u>	Connectivity between uses and activities and mobility options;				
958		<u>(4)</u>	Diversity of uses and activities;				
959		<u>(5)</u>	Quality of building and site design;				
960		<u>(6)</u>	Protection and enhancement of the natural environment; and				
961		<u>(7)</u>	Advanced dedication of right-of-way.				
962		Secti	ions 59-C-15.82 through 59-C-15.88 indicate the types of public				
963		bene	fits that may be accepted in each of these categories.				
964	<u>(b)</u>	<u>In ap</u>	proving any incentive density based on the provision of public				
965		<u>bene</u>	fits, the Planning Board must consider:				
966		<u>(1)</u>	The policy objectives and priorities of the applicable master or sector				
967			plan;				
968		<u>(2)</u>	Any applicable design guidelines and any adopted public benefit				
969			standards and guidelines;				
970		<u>(3)</u>	The size and configuration of the tract;				
971		<u>(4)</u>	The relationship of the site to adjacent properties;				
972		<u>(5)</u>	The presence or lack of similar public benefits nearby; and				
973		<u>(6)</u>	Enhancements that increase public access to or enjoyment of the				
974			benefit.				

975	(c)	<u>Any</u>	incentive density increase approved by the Planning Board for an
976		<u>optic</u>	onal method of development application must satisfy Subsection 59-C-
977		<u>15.8</u> ′	<u>7(a).</u>
978	<u>(d)</u>	<u>The</u>	Planning Board must adopt, publish, and maintain guidelines that detail
979		the s	tandards and requirements for public benefits that may be provided for
980		ince	ntive density. The guidelines must:
981		<u>(1)</u>	be consistent with the recommendations and objectives of the
982			applicable master or sector plan and the purpose of the CR zones;
983		<u>(2)</u>	be in addition to any standards, requirements, or rules of incentive
984			density calculation included in this Division, but may not supersede
985			those provisions;
986		<u>(3)</u>	allow any single feature of a project a density incentive from only 1
987			public benefit;
988		<u>(4)</u>	only address the public benefits listed in Sections 59-C-15.82 through
989	-		59-C-15.88 and must not add a public benefit category; and
990		<u>(5)</u>	include the criteria to determine when an early dedication of right-of-
991			way qualifies for incentive density, and the amount of the incentive
992			density permitted.
993	<u>59-C</u>	<u>-15.82</u>	2. Incentives for Master-Planned Major Public Facilities.
994	<u>Majo</u>	r publ	ic facilities such as schools, libraries, recreation centers, urban parks,
995	and c	ounty	service centers provide public services at convenient locations, centers
996	for co	<u>ommu</u>	nity meetings, and civic events. Because of their significance in place-
997	<u>maki</u>	ng, the	e Planning Board may approve incentive density of up to 70 percent for
998	the co	onvey	ance of a site and/or construction of a major public facility that is
999	desig	nated	on a master plan or sector plan and is accepted for use and operation by
1000	the a	ppropi	riate public agency, community association, or nonprofit organization.

59-C-15.83. Incentives for Transit Proximity.

In order to encourage greater use of transit, control sprawl, and reduce vehicle miles traveled, congestion, and carbon emissions, the Planning Board may approve incentive density for transit proximity under this section. The percentage of incentive density awarded to a project for transit proximity is as follows:

Transit Proximity	<u>Level 1</u>	<u>Level 2</u>
Adjacent or confronting	<u>50%</u>	30%
Within ¼ mile	40%	<u>25%</u>
Between 1/4 and 1/2 mile	30%	20%
Between ½ and 1 mile	20%	<u>15%</u>

- (a) A project is adjacent to or confronting a transit station or stop if it shares a property line, easement line, or is separated only by a right-of-way from an existing or planned transit station or stop and 100 percent of the gross tract area submitted in a single sketch plan application is within ¼ mile of the transit portal.
- 1013 (b) (1) For all other projects to qualify for incentive density availability at

 the other distances, at least 75 percent of the gross tract area in a

 single sketch plan application must be within the range for which the

 incentive is proposed.
 - (2) The incentive density for projects less than 75 percent of the gross tract in 1 distance range must be calculated as the weighted average of the percentage of area in each range.

59-C-15.84. Incentives for Connectivity and Mobility.

1021	<u>In or</u>	der to enhance connectivity between uses and amenities and increase mobility			
1022	options; encourage non-automotive travel for short and multi-purpose trips as well				
1023	as for commuting; facilitate social and commercial interaction; provide				
1024	oppo	rtunities for healthier living; and stimulate local businesses, the Planning			
1025	Boar	d may approve incentive density of up to 30% for a project that provides at			
1026	<u>least</u>	2 of the following public benefits:			
1027	<u>(a)</u>	Neighborhood Services: Safe and direct pedestrian access to 10 different			
1028		retail services on site or within 1/4 mile, of which at least 4 have a maximum			
1029		retail bay floor area of 5,000 square feet.			
1030	<u>(b)</u>	Minimum Parking: Provision of the minimum required parking for projects			
1031		of one acre of gross tract area or more.			
1032	<u>(c)</u>	Through-Block Connections: Safe and attractive pedestrian connections			
1033		between streets.			
1034	<u>(d)</u>	Public Parking: Provision of up to the maximum number of parking spaces			
1035		allowed in the zone as public parking.			
1036	<u>(e)</u>	Transit Access Improvement: Ensuring that access to transit facilities meets			
1037		County standards for handicapped accessibility.			
1038	<u>(f)</u>	Trip Mitigation: A binding and verifiable Traffic Mitigation Agreement to			
1039		reduce the number of weekday morning and evening peak hour trips			
1040		attributable to the site in excess of any other regulatory requirement; the			
1041		agreement must result in a non-auto driver mode share of at least 50% for			
1042		trips attributable to the site.			
1043	<u>59-C</u>	-15.85. Incentives for Diversity of Uses and Activities.			
1044	In or	der to increase the variety and mixture of land uses, types of housing,			
1045	econo	omic diversity, and community activities; contribute to development of a			
1046	more	efficient and sustainable community: reduce the necessity for automobile			

1047	use;	and fac	cilitate healthier lifestyles and social interaction, the Planning Board			
1048	may	may approve incentive density of up to 30% for a project that provides affordable				
1049	hous	ing or	a public facility, as described below, or at least 2 of the other following			
1050	publi	c bene	fits:			
1051	<u>(a)</u>	Affo	rdable Housing: All residential development must comply with the			
1052		requi	rements of Chapter 25A for the provision of Moderately Priced			
1053		<u>Dwe</u>	lling Units (MPDUs) and may provide Workforce Housing Units			
1054		(WF)	HUs) under Chapter 25B.			
1055		<u>(1)</u>	MPDU Incentive Density: Provision of MPDUs above the minimum			
1056			required is calculated on the total number of dwelling units as			
1057			required by Chapter 25A, and the percent of incentive density			
1058			increase is based on the proposed FAR for the entire project.			
1059 1060			Example: Provision of 14.5% MPDUs is awarded an incentive density of 20% (see 25A-5(c)(3)). In the case of a CR 4.5 zone that proposes 4.5 FAR, that equals			
1061			0.20×4.0 (the incentive density), which is 0.8 FAR.			
1062		<u>(2)</u>	WFHU Incentive Density: Provision of WFHUs is calculated at the			
1063		*= *	following rate: 2 times the percentage of units provided as WFHUs.			
1064			Example: Provision of 5% WFHUs is awarded incentive density of 10%;			
1065			provision of 12% WFHUs is awarded incentive density of 24%.			
1066	<u>(b)</u>	Adap	tive Buildings: Provision of buildings with minimum floor-to-floor			
1067		<u>heigl</u>	nts of at least 15 feet on any floor that meets grade and 12 feet on all			
1068		other	floors. Internal structural systems must be able to accommodate			
1069		vario	us types of use with only minor modifications.			
1070	<u>(c)</u>	Care	Centers: Child or adult day care facilities.			

1071	<u>(d)</u>	Small Business Retention: Provision of on-site space for small,
1072		neighborhood-oriented businesses.
1073	<u>(e)</u>	Dwelling Unit Mix: Provision of at least 7.5% efficiency units, 8% 1-
1074		bedroom units, 8% 2-bedroom units, and 5% 3-or-more bedroom units.
1075	<u>(f)</u>	Enhanced Accessibility for the Disabled: Provision of dwelling units that
1076		satisfy American National Standards Institute A117.1 Residential Type A
1077		standards or units that satisfy an equivalent County standard.
1078	<u>59-C</u>	-15.86. Incentives for Quality Building and Site Design.
1079	High	quality design is especially important in urban, integrated-use settings to
1080	ensu	re that buildings and uses are compatible with each other and adjacent
1081	comr	nunities and to provide a harmonious pattern of development. Due to the
1082	incre	ased density of these settings, buildings tend to have high visibility. High
1083	quali	ty design may help to attract residents and businesses to locate in these
1084	<u>settir</u>	ngs. Location, height, massing, façade treatments, and ornamentation of
1085	<u>build</u>	lings affect sense of place, orientation, and the perception of comfort and
1086	conv	enience. The quality of the built environment affects light, shadow, wind,
1087	and r	noise, as well as the functional and economic value of property. In order to
1088	prom	ote high quality design, the Planning Board may approve incentive density of
1089	up to	30% to a project that provides at least 2 of the following public benefits:
1090	<u>(a)</u>	Historic Resource Protection: Preservation and/or enhancement of a
1091		historic resource indicated on the Master Plan for Historic Preservation in
1092		conformance with a plan approved by the Historic Preservation
1093		Commission. A fee-in-lieu for a specific preservation project may be paid
1094		to the Historic Preservation Division as specified in the Guidelines for
1095		Public Benefits.
1096	(b)	Structured Parking: Parking provided within a structure or below-grade.

1097	<u>(c)</u>	Tower Setback: Setback of building by a minimum of 6 feet beyond the
1098		first floor façade at a maximum height of 72 feet.
1099	<u>(d)</u>	Public Art: Provision of public art must be reviewed for comment by the
1100		Public Arts Trust Steering Committee. A fee-in-lieu may be paid to the
1101		Trust as specified in the Guidelines for Public Benefits.
1102	<u>(e)</u>	Public Open Space: Provision of open space in addition to the minimum
1103		required by the zone. Public open space must be easily accessible to the
1104		public during business hours and/or at least from sunrise to sunset and must
1105		contain amenities such as seating, plantings, trash receptacles, kiosks, and
1106		water features.
1107	<u>(f)</u>	Streetscape: Construction of off-site streetscape in addition to the
1108		requirements of this division.
1109	(g)	Exceptional Design: Building design that provides innovative solutions in
1110		response to the immediate context; creates a sense of place and serves as a
1111		landmark; enhances the public realm in a distinct and original manner;
1112		introduces new materials, forms, or building methods; uses design solutions
1113		to make compact infill development living, working, and shopping
1114		environments more pleasurable and desirable; and integrates low-impact
1115		development methods into the overall design of the site and building.
1116	<u>59-C</u>	-15.87. Incentives for Protection and Enhancement of the Natural
1117	<u>Envi</u>	ronment.
1118	<u>In or</u>	der to combat sprawl and mitigate or reverse environmental problems such as
1119	<u>heat</u>	from the built environment, inadequate carbon-sequestration, and pollution
1120	cause	ed by reliance on the automobile, the Planning Board may approve a density
121	incre	ase up to 30% for the public benefits in this Subsection:

1122	<u>(a)</u>	CR_	zones	require the purchase of BLT easements or payment to the
1123		Agric	cultura	l Land Preservation Fund for at least 5% but no more than 30%
1124		of the	<u>e incer</u>	ntive density under the following conditions.
1125		<u>(1)</u>	Any	private BLT easement must be purchased in whole units; or
1126		<u>(2)</u>	BLT	payments must be made to the Agricultural Land Preservation
1127			Fund	l, based on the amount established by Executive Regulations
1128			<u>unde</u>	r Chapter 2B; if a fraction of a BLT easement is needed, a
1129			payn	nent based on the gross square footage of incentive density must
1130			<u>be m</u>	ade to the Agricultural Land Preservation Fund for at least the
1131			fract	ion of the BLT easement.
1132		<u>(3)</u>	<u>(A)</u>	For the first 5% of incentive density, each BLT easement
1133				purchase or payment allows 20,000 gross square feet of
1134				incentive density or a proportion thereof, allowed by a payment
1135				for a fraction of a BLT.
1136			<u>(B)</u>	For the incentive density above 5%, each BLT easement
1137				purchase or payment allows 30,000 gross square feet of
1138				incentive density or a proportion thereof, allowed by a payment
1139				for a fraction of a BLT.
1140	<u>(b)</u>	Energ	gy Cor	nservation and Generation: Provision of energy-efficiency that
1141		excee	<u>eds sta</u>	ndards for the building type by 17.5% for new buildings or 10%
1142		for ex	xisting	buildings, or provision of renewable energy generation facilities
1143		<u>on-si</u>	te or w	vithin ½ mile of the site for a minimum of 2.5% of the projected
1144		<u>energ</u>	gy requ	<u>uirement.</u>
1145	<u>(c)</u>	Gree	n Wall	: Installation and maintenance of a vegetated wall that covers at
1146		<u>least</u>	<u>30% c</u>	of any blank wall or parking garage façade visible from a public
1147		stree	t or op	en space.

1148	<u>(d)</u>	Tree Canopy: Coverage at 15 years of growth of at least 25% of the on-site
1149		open space.
1150	<u>(e)</u>	Vegetated Area: Installation of plantings in a minimum of 12 inches of soil
1151		covering at least 5,000 square feet of previously impervious surfaces. This
1152		does not include vegetated roofs.
1153	<u>(f)</u>	Vegetated Roof: Provision of a vegetated roof with a soil depth of at least 4
1154		inches covering at least 33% of a building's roof, excluding space for
1155		mechanical equipment.
1156	<u>59-C</u>	2-15.88. Advanced dedication of right-of-way.
1157	<u>Whe</u>	n sketch plans or site plans are approved, the Planning Board may allow an
1158	ince	ntive density not to exceed 30% for a prior dedication of rights-of-way for
1159	<u>road</u>	ways, sidewalks, or bikeways recommended in the applicable master or sector
1160	plan	if the County or the State is responsible for constructing the facility on the
1161	right	<u>-of-way.</u>
1162	<u>59-C</u>	C-15.9. Existing Approvals.
1163	<u>(a)</u>	[[A]] One or more lawfully existing [[building]]buildings or
1164		[[structure]]structures and the uses therein, which [[predates]] predate the
1165		applicable sectional map amendment, [[is a]] are conforming [[structure]]
1166		structures or [[use]] uses, and may be continued, renovated, repaired, or
1167		reconstructed to the same size and configuration, or enlarged up to a total of
1168		10 percent above the total existing floor areas of all buildings and structures
1169		on site or 30,000 square feet, whichever is less, and does not require a site
1170		plan. [[A larger addition requires]] Enlargements in excess of the
1171		limitations in this Subsection will require compliance with the full
1172		provisions of this Division

1173	<u>(b)</u>	A project that received an approved development plan under Division 59-D
1174		1 or schematic development plan under Division 59-H-2 before the
1175		enactment of the CR zones may proceed under the binding elements of the
1176		development plan and will thereafter be treated as a lawfully existing
1177		building, and may be renovated or reconstructed under Subsection (a)
1178		above. Such development plans or schematic development plans
1179		[[projects]] may be amended as allowed under Division 59-D-1 or 59-H-
1180		2[[,]] under the provisions of the previous zone; however, any incremental
1181		increase in the total floor area [[or building height]] beyond that allowed by
1182		Subsection (a) above or any incremental increase in building height greater
1183		than 15 feet requires, with respect to the incremental increase only, full
1184		compliance with the [[full]] provisions of this Division.
1185	<u>(c)</u>	At the option of the owner, any portion of a project subject to an approved
1186		development plan or schematic development plan described in Subsection
1187		(b) above may be developed under this Division. The remainder of that
1188		project continues to be subject to the approved development plan or
1189		schematic development plan, under Subsections (a) and (b).
1190	<u>(d)</u>	A project which has had a preliminary or site plan approved before the
1191		applicable sectional map amendment may be built or altered at any time,
1192		subject to either the full provisions of the previous zone or this division, at
1193		the option of the owner. If built under the previous approval, it will be
1194		treated as a lawfully existing building and may be renovated or
1195		reconstructed under Subsection (a) above. If built with an incremental
1196		increase over the previous approval, only that incremental increase must
1197		comply with this Division.

1199	Sec. 2. Effective date. This ordinance becomes effective 20 days after the date of
1200	Council adoption.
1201 1202	This is a correct copy of Council action.
1203	O : O
1204	Suida M. Saver
1205	Linda M. Lauer, Clerk of the Council